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November 7, 2024

**By Email**

Hon. Freda L. Wolfson  
Lowenstein Sandler LLP  
One Lowenstein Drive  
Roseland, NJ 07068

**Re: JJHCS's Response to SaveOnSP's October 28, 2024 Motion to Compel  
*Johnson & Johnson Health Care Systems Inc. v. Save On SP, LLC*,  
Civil Action No. 22-2632 (JKS) (CLW)**

Dear Judge Wolfson:

On behalf of JJHCS, we write in response to SaveOnSP's October 28, 2024 motion to compel JJHCS to produce the financial modeling described in JJHCS\_00281257, which SaveOnSP contends was "used to recommend a reduced amount of copay assistance." Mot. at 1.

The Court's prior rulings make clear that SaveOnSP is not entitled to this financial information.<sup>1</sup> Nevertheless, to resolve this dispute and avoid further burdening the Court, JJHCS has conducted a good-faith investigation concerning the financial modeling referenced in JJHCS\_00281257; has located the modeling SaveOnSP seeks; and will produce it this week.

Accordingly, any dispute between the parties concerning this modeling is now moot.

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<sup>1</sup> See, e.g., Dkt. No. 264 at 5 (denying SaveOnSP motion for reconsideration and rejecting SaveOnSP's renewed request for "discovery on the reasons why J&J set the annual maximum amounts of copay assistance for the drugs at issue at the levels that it did").

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We appreciate Your Honor's attention to this matter.

Respectfully submitted,

s/ Jeffrey J. Greenbaum  
JEFFREY J. GREENBAUM

cc: Counsel of record